## AGAINST A DOCK LINE

Petition of the City Attorney,

RIGHTS OF RIPARIAN OWNERS

Her Porth in a Comprehensive Styriet of the Law-End of a Culobracel Legal Squabble.

Judge Burlingame rendered his decision in the dock ince case yesterday. He denied the petition of the city attorney to establish a dock line and grant riperian owners the right to control all property up to that line. The petition was prepared in accordance with the legis-lative act approach June 12, 1801, and given immediate effect. Since that time the city attorney and his assistant have been at work in preparing the petition



which, virtually, is in the nature of a which virtually, is in the nature of a street opening case. The dock line discussion has been a complicated one, and is ended by Judge Burlingame's decision unless the city decides to carry the case to the supreme court. The full text of the decision is as follows:

Judge Surlingame's Decision.

Judge Burlingame's Decision.

The legislature recently passed a law having the following title: "An act to establish permanent dock, 'safety,' sanitaes' and building lines along the shores and margins, and in the waters, and on the bed, of Grand river, within the corporate limits of the city of Grand Rapids, and to provide for the building and maintaining of suitable masonry walls along such lines, and to authorize the city of Grand Rapids to acquire private property for such public use."

Alt the preliminary steps provided for in this act having been taken to condemn certain rights of private persons for the alleged purpose of subserving some public necessity, certain of the respondents, through their attorneys, have objected to the further prosecution of the proceedings until the constitutionality of the law (which they deay) is judicially determined; and they claim that Article 4. Section 20, of our state constitution, which says no law shall constitution, which says "no law shall embrace more than one object, which shall be expressed in its title," has been violated; and they insist that not only object, but that it embraces several objeets, so distinct from each other that the executing of any one of them is not necessary to the complete execution of the others, that they do not hold the most distant relation to each other, and that several of these purposes would be carried out just as fully and completely without the others as with them; and they further claim that several of these distinct purposes are not in any manner referred to or hinted at in the title, so that from the title neither the legislator. nor the legislature, nor the public at large, nor private individuals could be put upon their guard, nor even upon mquiry in colution thereto.

Validity Presumed.

Many authorities have been cited upon either side of this controversy, bearing upon the proper and legitimate stitutional provision, and while each one arising under it may present a different phase from the others, still the general rule seems to be this: "That the body of the bill is not intended to be a mese repetition of its title, nor prevent including in the bill such means as are nervenity and reusecubly adapted to secure the object indicated by the title. The purpose is accomplished when the has but one general object fairly in-dicated in the title. It is not neces-sary that every end and means needed to attain this general object should be provided for by a separate set relating to that alone. The object may be very comprehensive and still be unobjection anie, but the title must not cover in tongruous objects having no necessary or proper connections. As stated in the Third Michigan reports, at page 349, by Jinge Green, queting Judge Ranney of Once. It is never to be forgotten that the presumption is always in favor of the validity of the law, and it is only when manifest assumption of authority and clear incompatibility between the constitution and the law appears, that the judicial power can refuse to execute it; such interference can herer be permitted in a doubtful case. The legislaterm is, of necessity, in the first instance to lie the police of its own oun-at technical powers. Doubtin their case, as or that of the courts, speak he conclusive against all affirmation action. And courts have no right to op-pose their possible opinions of property or experience to those of the agricultura in unities not clearly beyond the pale of legitimate authority. Before a court can be justified in disregarding a legis lative enactment, on the ground that it conflicts with the constitution, such ronflict must be clear, evident, and unmis-taicable, it must be in opposition both to the latter and spirit of the instrument exists the enactment must be enforced. Three are the rules of construction I shall expect to be governed by in decid-

ing this most important matter.

While the cory real question to be determined is one purely of the construction to be put upon the constitutional provision critical, as bearing upon the law to apposition, still as explanatory of the the liberty of discussing, in connection with this law, the various positions taken by the attrement upon each side of the continuous, and the admissions or criticisms they may have made,

No Police Powers Defined. That the object of this law is seither to dofine what the police powers are, or what may be close moter then, or how may be enforced or attempting to and in the enforcing of them, seems action; first, by the title of the act; seetherd, by the missions of the act and

whatever. A large portion of Mr. Kannom's excellent brief, in behalf of the
constitutionality of this law, is devoted
to the establishment of that position. I
do not mean to be understood that this
act with this title would necessarily be
found invalid, because of these condemnation proceedings, matters appertaming to police powers may be found,
but what I do wish to be understood is
that not only the title, but the body of
the entire act negatives the idea that it
is other than the rights of eminent do
main and the condemnation of property
there under, and not the exercise of police powers, that is the purpose of the
law, nor from the language of
the law, nor from the facts admitted,
nor from the arguments of the altorneys
on either side, can we discover any existing necessity for the exercise of
such police powers. The only words in
the title or act that would hint at anything of the kind are the words "safety"
and "sanitary," and yet the admitted
facts and arguments fail to explain in
any satisfactory manner what is made
mace safe or more salutary by the establishment of these wails.

The River as a Sewer.

The River as a Sewer.

It is said in the argument that this river bed between the proposed walls is so shallow that in time of low water and so shallow that in time of low water and in the summer, the larger portion of the bed of the river is absolutely uncovered by water, and that on that account at such sessons of the year fifth accumulates and is not carried away by the constant flow of the water because there is not sufficient water to cover the river bed itself; and it has cover the river bed itself; and it has been suggested by counsel that it is a matter of law that the court may take judicial notice of, in the language of Judge Morse, in the City vs. Powers, "that it is so shallow even in log-running time that in order to get the logs and lumber, etc., down the rapids, it has been necessary for many years to clear out a channel in the center of the stream and enclose such channel on each side with cribs and timbers, thus making an artificial channel, as it were each side with cribe and timbers thus making an artificial channel, as it were, in the center of the stream." If the purposes of one of the purposes of these walls is to crowd together the banks of the stream so near that the river will in times of low water constantly flow over the entire bed to a depth sufficient to carry away the accumulated filth poured into it from the sewers upon either side, then these walls must be nearer than 544 fect apart, between Fulton and Pearl streets, or 600 feet between Pearl street and Bridge street, to make the word, "sanitary" apply to the building of these walls, so that if the purpose of these walls is to make a self flushing sewer of Grand river, then it is absolutely certain Grand river, then it is absolutely certain that they will not be sufficiently far apart to carry off the water at its usual spart to carry off the water at its usual flowage, and much less at its flood, unless we can conceive of walls of an altitude so great that the breakage of them would completely inundate the entire lower part of the city and deposit at such times in the streets the accumulated filth that is to be borne away ever the shallowness in times of greatest drought, and it becomes a question of whether it is better that the sewage should be retained in the river or emptied upon the

Two Claims Discussed. I have thus discussed this question,

so ally argued by counsel on either side, in order to discover in what way the establishment of this dock line and the building of the proposed walls bear upon the words "safety" and "sanitary," used in the title; and if the purpose, or one of the purposes, is to make this portion of the river answer for a trunk sewer, then it will be well in this connection to discuss the necessity of the other proposed sewer along the line of the wall, not mentioned in the title, but provided for in the body of the bill, as being justified on the ground that the word "sanitary" refers to the sewers to be so constructed, for it would hardly be claimed that two parallel sewers would be necessary, one made of the river and another one between the proposed dock line wall and the bank of the river.

There are two claims made as a justi-fication for the incorporation of the sower legislation in this act; first, that sufficient notice is given in the title by the words "safety" and "sanitary," and further, it is claimed that the establishment of the sewer is such a necessity to the establishment of dock lines and per-manent walls that if no reference at all had been made to "safety" or "sanitary" or "sewers" in the title, that it was a cessary incident to the permanent fixing of such lines and the construcanyway. as a sanitary precau-tion it could have been done under the police powers of the city. If such sewers are so necessary to the establishment of dock lines and permanent walls be low Lyon street, why are they not just as necessary along the lines of the walls above Lyon street? Are those sewers of any use whatever, not to say, are they any use in the sanitary direction? First, it is claimed that the river parrewed down to 540 feet and 600 feet will. carry off all sewage now emptied in above it, so that it will not lodge in the bed of the stream. If that position were true, then which would be the most conducive to the health of the city—to have the sewers empty directly into the rapids at different points where sewers approach the river and to have smaller quantities distributed at differ-ent points and purified by the action of the swift running stream, or to confine it behind the selid walls of man nry and have the entire mass of rottonness belched out into the river at dead water right in the heart of the city, where the the of these proposed sewers are by

legislative enactment located? Sowers Distinct Officets.

Would the wall itself to more safe and secure by having the waters of tirand river washing against it upon the cutside and a sewer full of flowing filth upon the inside, liable to break and overflow at any time and any pince, against these inner walls, and overflow the surrounding neighborhood than it

would to have substantial archways built at the wouth of each lateral sever, through which their contents could be directly emptied into the river and the paceess of purification immediately begun and all carried away by this ever submorged channel, as, proposed by those favoring the building of these walls. Besides this, if the truck sever is necessary from the point suggested in the bill, at Lyon street, to the nouthern terminus, it is not necessary that property be condemned for that purpose, since the city already has its afrects running parallel with the river and sufficiently near to it to accomplish the same purpose within its own legitimate territory. From this suggestion it may be inferred that the court does not vice the question of severs, as proposed in this bill, as coming, within the police powers of the city, nor so essential to the building and maintaining of the proposed with of solid masonry as to be anticipated by the words 'safety' and 'sanitary,' nor so conducive to public health as to be expected under the title of 'sanitary' alone, but that being distinct objects from these mentioned in the title.

Meaning of Words.

Meaning of Words.

There has been some discussion as to what is meant in this act by the words dock," "safety," "sanitary" and "building" lines. The atterneys and counsel for the petitioners generally agreed that it is one and the same line. Mr. Ransom, in his brief submitted, claims that the act provides for the permanent establishment of a single line. He says: "The object of this act is to establish this one single line. This one line in the mind of the legislature will serve the purpose of a dock line, a "safety line, a "sanitary" line and a building line. The object of the line is also single essays Mr. Ransom viz: "to prevent further encroachment upon the bed and waters of Grand river by buildings and other obstacles to the natural flow of the waters of the river between the lines established on each shore. The descriptive terms applied to the title of the act, viz: dock, "safety," sanitary and building, are nothing but an expression of the metal purposes which the establishment of the line will serve. Counsel's Argument Irreconcilable.

If such is the purpose, how do either the walls or the sewer aid in that purpose? With a line established, beyond which the owners can not build, how does the forcing of them to build a wall on that line further such a purpose? The law is the bulwark and not the wall. If the owner desires to build to the wall he will do so of his own volition, and if he desires some space between this line and his building he may build his foundation further up on the shore. his foundation further up on the shore. This bill says he shall build his wall to this line, and tells him when he shall build it and how he shall build it, even build it and how he shall build it, even though he desires to build another to accommodate his own edifice, even within a foot of the wall that he is forced to build. It seems to me that by this statement alone Mr. Ransom separates the word "sanitary" in the title entirely from any reference to sewers, which he must admit is fixed upon an entirely different line by the legislature; that is to say, section 28, page 171, chart of 1891, locates it as follows: "Between the wall and the present bank of the of 1821, locates it as follows: "Between the wall and the present bank of the river." On what line the sewers will be located when these "dock lines" run along the shores and margins of Grand river each must infer for himself; it cer-tainly is not expected to be located on the line nor on the wall, the front face of which is the dock line, and where that line encroaches upon the other side of the river bank it is not certain where the sewer can be located. As Mr. Ransom has placed the sewers entirely out of reach of the provision in the title designated by the words "safety" and "sanitary"; he has also placed these sewers entirely out of reach of "police regulations" in this language: "The right to an easement for the construcmaintenance of a sewer tion and adjacent to the contemplated wall can, by the provision of this act, only be secured either by agreement with the owners of private property over which it may be constructed or by condemnation proceedings of the character pow pending before this court"; it thus being admitted that "runitary line" cannot give notice of a sewer upon an entirely different line, and the plain statement that it cannot be fixed except by condemnation proceedings, thus taking it away from police power. I can see no possible way to reconcile it with the constitutional restriction "that no law shall embrace more than one object, to be expressed in its title." Can this provision relative to sewers be expunged and the remainder of this law continue in force? I am inclined to think, with some alterations it could, notwithstand ing the opinion of Judge Champlin that

som into the sewer line not mentioned in the title, and thus by the creation of synonyms make "sanitary" become synonymous with "sewers."

each line is a distinct line, which might

move the "sanitary" line mentioned from the position given it by Mr. Ran-

The Title is Broad. There seems to be no question but that the title of this act is sufficiently broad to cover the question of establish. ing lines, or a line, as the case may be, and to condemn lands upon which the city may build and maintain a wall of suitable masonry along such line, and I believe there is no question upon either side in that regard, but it is very emphatically claimed by the re-spondents' council that the establishing of "dock" lines by the legislature, and requiring of owners of property adjacent to such line to build, at their own ex-pense, a wall to mark such line are two entirely distinct objects, provided for in

It is claimed by the petitioners that the line not marked would be of no practical utility, and that the marking of the line is essential to the permanent estab-ishment of the line, and, therefore, in no

I suppose it would be conceded that the establishment of a permanent line would carry with it naturally, and with out any mention thereof in the title, the marking of that line by iron posts or other suitable land line or water marks, provided they were so set with the con sent of the riparish owner, or the ground upon which they would set had pre-

(Concluded on Eighth Page.) There is more catarrh in this section of the country than all other diseases put together, and until the last few years was supposed to be incurable. For

Are guaranteed to cure Billous Attacks, Sick-Headachs, La Grippe, Colds, Liver Complaint and Constipation. 40 n each bottle. Price 25 cents. Sold by druggists. Picture "7, 17, 70" and sample dose free. J.F.SMITH&CO., NEWYORK

a great many years doctors pronounced it a local disease, and prescribed local remedies, and by constantly fulling to cure with local treatment, pronounced it incurable. Science has proven catarrh to be a constitutional disease, and therefore requires constitutional treatment. Hall's Catarrh Cure, manufactured by F. J. Cheney & Co., Toledo, Ohio, is the only constitutional cure on the market. It is taken internally in doses from ten drops to a teaspoonful. It acts directly on the blood and nucous surfaces of the system. They offer \$100 for any case it fails to cure. Send for circulars and testimonials. Address.

F. J. Cheney & Co.,
Toledo, Ohio.

All who are of Tuesday morning for the world's fair on the excursion by the West Michigan railroad and steamer from St. Joseph, should call and get in-formation and circulars of two conveni-ent and homelike hotels—the Tasmania and Hotel Derby. The proprietors,
Messrs, Hood and Springer, are now at
The New Livingston and are prepared to
to offer intending world's fair visitors
the low rate of \$15, which will cover expenses for the seven days trip, including first-class hotel accommodations and

fares going and coming.

Information and circulars may also be obtained of L. S. Provin, No. 6 Canal street, corner Pearl.

G. R. & I.

Dining Car.

G. R. & I. solid train leaving Chicago at 4:15 p. m. and Hyde Park 4:30 p. m., has dining car attached, Chicago to Kalamazco. World's fair visitors can remain on the grounds until nearly train time and get first class dinner en

Sunday, July 16.

Mile. Lavelle, in wonderful exhibition of slide for life. Albert Howe, exhibition of tumbling.

Harry Brower, the premier aerialist Several other equally as attractive features, all at North Park touay.

Excursion to Milwaukee. The D., G. H. & McRailway Company will run a Cheap Excursion to Milwau-kee Saturday, July 22, to give all an op-portunity to attend the Great Fundes Turnfest at Milwaukee Sunday, July 23. Tickets will be good going on train leaving Grand Rapids 1 p. m., making direct connection at Grand Haven with steamer "City of Milwaukee," giving a delightful daylight ride across Lake

JAS. CAMPRELL, City Agent,

President Gleveland.

Too high for comfort. A lady said a few days ago, and she told the truth. That if Cleveland would send to Dr Ross of Grand Rapids, he could be cured

of his rheumatism, but his position would not admit of his doing so, she

G. R. & I.

Bay View Camp Meeting and Assembly.

10 to 19, inclusive, good for return until

\$5.75 to Bay View and return on July

ugust 19. Trains leave Grand Rapids 7:20 a.

m., 1 20 p. m. and 10:30 p. m.; arrive Bay

View 3:08 p. m., 7:25 p. m. and 4:43 a. m.

DOK SOOK

INDERS JILDERS

BARLOW BROTHERS

HAVE MOVED

W.F. SHATTUCK & CO.

33 South Division Street

UPHOLSTERY AND

FURNITURE REPAIRING

The best of work at the lowest Figures. Telephone 323 for W. F. Shuttnes & Can. Moring Van.

THE KNICKERBOCKER

Real Estate.

Insurance and

GEORGE ROELOFS.

Notary Public.

Vanget hate for rale in all parts of the city-cus of the fance exceeds for subsection electronics is the man opport. Wheth has now sever and walve consection and in gradies and mounts a through virtue to the lake and will be study used by rection driving and in the country. Lank one this street some evening. It makes a fine resistance such a specialty,

Loan Exchange. NO. E CANAL ST. PHONE ISL.

Represents the following leading

Phocalt, Northern, Orient, Commercial Union, Royal, Actua Atlan

To 5 and 7 Pearl St., Near Bridge.

presumed Poor man!

POR SALE. State and county rights for the exclusive sale of an indispensible household article. Sell one to six in every house, the hundred per cent predict a bennara for those who can handle canvanent; small capital required. Address, with stamps, or call at room 14 Hermitage building, Grand Repids. 100 L'OR SALE OR RENT-Upright piano 25 FOR SALE-impaired health makes it imperative that I shall sell my salton and restaurant. It is one of the best properties in the city. To persons who desire to purchassiall particulars will be given on application. The merely curious need not apply. I mean furshoses and will give to the right man with money an option on the best salect and restaurant in Grand Rapads. Address K. T. L. Herald office. Tickets will also be good leaving at 10:20 p. m., arriving Milwaukee 6:30 a.m. Returning, tickets will be good leaving Milwaukee Sunday, July 23, or Monday July 24, at 9 p. m. Fare for the round trip, only \$2.50 (berthe extra). For full information apply at depot or city ticket office, No. 23 Mouroe street.

POE SALE—My entire store of furniture and nurealianeous household goods; a new house and large lot corner of Union and Carracterets; house and lot No. 129 Madison street; scant lot on Christ street; farm of ten across 129 rods east of city limits; new buildings and all kinds of fruit; will sell or exchange for other property. A.A. Lord, No. 19 Stocking street.

HELP WANTED FEMALE.

WANTED Immediately a companion scale.
North Lafayerte street, former votation. If
WANTED Immediately a cirl for general
bottomorek count be a good good good good
agree paid. Mrs. Bedell, No. 181 Resident
street.

WANTED A girl for general homomork at 150 Sheldon street.

WANTED An assistant nume at the Chil-

WANTED AGENTS.

WANTED Energetic lady agents in every locality; eld established house; business pleasant and profitable. Kingery Manu-facturing Co., Cincinnati, O. 112

WANTED-In every town in Michigan, agents and canvassers to handle novel-ties and household aperialties. Call, or address with references, the Gravity Twine Box commany, 171 Grawold street, Detroit, Mich.

WANTED SITUATIONS.

WANTED 119 Bostwick street, a situation as managing housekeeper. Best refer

FOR RENT-ROOMS.

FOR RENT HOUSES.

POR RENT House, No. 1 Nelson place; complete is every respect; built four years again and hover vacant a day until now; \$30 a mont a Freed A. Maynard, 1 and 2 New Houseman block

FOR RENT BUSINESS.

CANAL street store for rent. John B. Mar

92 CANAL STEEET-Will rent or sell. John S. R. Martin, & Canal street.

FOR SALE, OR LEASE ON EASY TERMS
A hotel with furniture and first-class bur with complete fixtures attached; best of location in the city, possession given at once. In quire rocm 15 Norris building, Lyon street.

Sti

FACTORY FOR RENT-After July I we will rent our three story and basement brick building. Nos. 3 and 8 Erie street; central lo-cation; gas and electric light, power, elevator, steam heat; low rate insurance. Apply to Bissell Carpet Sweeper Co., 2 Mill street. 38-tf

FOR SALE MISCELLANEOUS.

POR SALE Sailing and saddling cancer complete with sails and paddle for sale cheap
J. B. Barlow, 5 and 7 Pears street.

TO HACKMEN See Charles Hanson, 12 South Ionia street, for a barrain.

MISCELLANEOUS.

WANTED To rent one complete soda four tain apparatus. Apply 1.8 Monroe street SNAP for traveling men who visit many towns to sales to make no samples to carry work done in a few minutes, while waiting for trains. Write for particulars. "Rowins," lock box NIS, Chicago. \$5.75 to Bay View and return for camp meeting and assembly, July 10 to 19. Good for return until August 17.

WANTED All the men to step in and got our price on a spring suit of clothes or pair of pants made to order. Voigt, Herpot-sheimer & Co. RE-UPHOLSTERING.

RE-UPHOLSTERING-Radeliff & Holt of till South Division street are showing som-interesting fabrics in upholstery goods. Tele-phone 100 for estimates.

### FOR RENT! :-: FOR RENT!

I house on Worden street, near Hinry street, with barn. St.

I neture on Dunton's addition, near tall gate on lake road, convenient to afreet our men as it is near Wealthy avenue harns, St.

I house on Washington avenue, near Fulton street, convenient to Fulton street care. Sto.

I house near to above, with barn, St.

I house on Fast afreet, between Cherry street and Wealthy avenue, with barn, St.

I house on South Languette ereet, near Wealthy avenue, large grounds and barn; \$15.

on Worden street, near Henry street,

For Sale.

1 house on Donton's addition, near toll gate, convenient for street enr men, \$1,200.

1 house No. 181 East street, with harn, \$2,400.

1 house on Henry street, modern improvements, \$1,400.

1 house on Unutilia street with large lot and barn, \$1,800.

I house on Sooth Union street, near Fifth greens, \$1,300.

Vacent lots from \$200 ap, Money farrished, build if decrease. Two houses on Umatilla street, \$1,00, \$1,500.
Vacant love from \$300 up. Money furnished to build if desired. Farments to suit purchaser.

N. W. NORTHROP. Rooms, 713-5-7 Michigan Trust Building

# BARGAINS

IN HOUSES

A FINE new Apocon house, hardwood has low, lot graded and audited, water and sewire in street, on Elected avenue, E. 20, a GOCIV Troops house, septem Dayton and Marsim streets, closes at Harry street, one, with large, sity recent, fine, with large, sity recent, and that it is to be such a first transfer on Harry street, and the large, sity recent, and the first large, with along a rear, at \$1,000 and \$1,000 respectively. and \$1.50 respectively. The pay to com-the own this perpetty. The pay to com-missions, and we will make feture to and TURNER & CARROLL. BI New Honorman Bellding

GEORGE A. CUTLER. COUNSELOR AT LAW

WONDERS BUILDING Given prompt and skillful artention to all cases cotronted to his rare. Practices in Kent. Ottoms, Octoms, Muskages and Newsyst counters. Spinfacture guarantees.

REAL BUTATE CITY. WANTED-Retourner, at John tioners. WANTED Young men to sell fruits, cigara-house, payors, etc., on trains; security re-paired. Contral Nows Co., 130 Online street.

This hat hit you I have two cheer has been and lots, or two well located vacant lots that I wish to exchange for a high priced lot or a good house and lot or the hill. I will assume that or exchange or pay the difference in cash. WILLARD & GRIPPITHS.

WILLAND K. GRIFFITHS.

HOUSES AND LOTS FOR SALE. Vacant lots to exchange for houses and lots; upcant lots for sale at one-half their value. If you have a house and lot to offer chang I can find you a purchaser. Willard R. Griffith, No. 6 Canel etreet. LADIES wanted to address circulars at hums.

13 to 130 a week. Enriese stamp. Miss

Ells Worst, South Send, Ind.

VACANT LOTE to carbange for bosom and lote that are partly correspond.

WILLARD R. GRIPPITHE.

100

H CURES AND LOTS for unless comp terms ; a large list to salest feath.

WILLARD R. GREPFITMS.

100 A PEW SMALL FARMS to cashange for with property Wildard R. GRIFFITHS, 100

GOOD DRIVING HORSE for sale, or will catchange for chesp int.

WILLARD B. GRIPPITHS.
No. 4 Canal street.

POR RENT Furnished rooms for housekeep-ing on the ground floor; gas, bath and spring water, furnish heat. No. 212 Eartlett street, opposite South Division street school. MY RESIDENCE FOR SALE. My reasonance and grounds, islining feet, heautifully shaded with oak, elm, beautooned and fruit trees, commanding a view of firmed river and its valley and the west side bills; situated on the west side bills; situated on the west side of thinton atreet, one block from electric car line, within a minutes walk of the city hall. Acut county court house and the loainess center of the city of Grand Rapids. House carsists of 13 treems, exclusive of halls, pantrice, cluthes presses and we of house, all in excellent order and repair; is offered for sale at a bargain for cash; little porfect and free from all liens and incumbrances. There is a harm on the promuses. Also two business lots on the east sade of Elieworth avenue, 15 feet south of Fulton atreet, 50 feet front by 10 feet cash if purchased within aixly days. Apply at 61 Clinton atreet or at city hall. J. W. Kansem, Grand Rapids, June 27, 1883. FOR BENT To a family without children, or to a drossmaker, five rooms. Inquire at store, corner Butterworth avenue and Jefferson street. FURNISHED rooms to rent; regular or transient roomers solicited; central location, Call at room 6, No. 15 Pearl street. 73-17 POR RENT Furnished rooms in the Wine-gar block; steam heated, gas and bath rooms. No. 12 South Division street. 4-8-15

FOR SALE. The best \$50 lot in the city; southeast; will help you build. Very easy terms. Inquire room 1, Tower block. Sift

BUSINESS CHANCES. \$2.5 to \$15 per day at home, selling Lightning \$7.5 Plater and plating jewelry, watches, tableware, etc. Plates the finest of jewelry good as new, on all kinds of metal with gold alver or nickel. An experience, No capital Every house has goods needing plating. D & Delne, Columbus. O.

WANTED BOARDERS.

WANTED-Two young men boarders. Call BOARDING Pleasant rooms with board;

WANTED-Boarders at illureard House. No. 3 Waterloo street; good location; on two lines of street cars. Bay board or with good rooms; first class table; rates reasonable. S. S. Nellie, Prop.

GOOD HOTEL— Good room and beard only to to S; transients, St and St.N; batt free, at Lincoln House. No. 36 Spring street. Guarantee as good fare as any \$2.50 house.

MONEY TO LOAN.

Do you want MonEY?-It so, you will find Curkest possible time.

Our loans are made without publicity and the property is left in your individual possess. Loans can be carried as long as desired or can be paid in full, or in part, at any time to exit your convenience, and any part paid reduces the cest of carrying the loan.

If you owe a balance on furniture, piano or other property, we will pay It up for you, and carry as long as you desire.

We also make loans on the building and loss essociation plan.

We also make most pleasant in the city our offices are the most pleasant in the city and are so arranged that parties calling upon us may be waited upon quickly and courte-

Remomber that you have the use of both the reporty and the money and can return the money at any time.

GRAND RAPIDS MORTGAGE LOAN CO.,

Boom 2, Tower block.,

Corner of Monroe, Pouri and Canal sta. MONEY LOANED for short time in large or quall amounts on any form of good ercur-ity. Frank A. Werner, 255 Michigan Trust Building, cor. Poati and Ottawa streets Tois-phone 1126.

THE ONLY PLACE Where you can buy Union Marie Cromine on weakly payments and pay for the goods while worring them. Is at Test Witte, I and It Present block. Ladies Capes and Jackets and believe cost in the same way. Over Areade entranes.

ORDER YOUR COAL NOW

AT SUMMER PRICES

OF THE OLD RELLIANCE

**GR'D RAPIDS ICE & COAL CO.** 

Real Estate Office. Il Monroe Street

SPECIAL OFFERSI ONE MONTH ONLY.

\$4,500 House and lot, on monthly page \$300 EaCH Vener choice from twenty lots. \$400, monthly payments if desired

"EVERYBODY'S LAW BOOK.

Is the title of the 198 page work, prepared by Alexander Koores. L. L. R., member of the New York Rev.

It emblies every man and wessen to be their own lawyer. It teachers what are your rights as here to maintain them. When to begin a law suit and whos so chars one. It contains the machel in example, or the transfer of the Union. It contains the model in example in the Union. It contains business forms of avery variety marial to the lawyer as well as he all who have legal benefits to transmitted to the lawyer as well as he all who have legal benefits to transmitted to the second postage attents for a roop, or incline two-court postage attents.

FACTORY FOR RENT.

The four story and high beamont brick far-tory building Scale look, new eccapies by deepd Expels Falt Boot Company, with wards prome, about prover, slovestor, main shuffarm, pulley, atoms insuling appears fan, etc., alternised on Mail atoms, immediately south of Blands Carpet forwards Company, size of 104 Margin promession May 1. Assist to Hemmer's, pick one. The Michagan Trust Company.



## **GET A HOME**

RICHARD TERRACE. IN THE GROVE, IS ONE OF THE

PINEST LOCATIONS IN THE CITY Take Reed's Labocar to Richard Turner

D. H. ARMSTRONG. Build

**GRAND RAPIDS** 

## LAND AND IMPROVEMENT CO.

C and 64 Wonderly Building

Owing to the stringency in the money market we are authorized to offer a few passes of property at

ASTOUNDING BARGAINS.

Virst-Look over the property at the south-east corner of South Division and treestrich streets, the organism same as on the events, at SAM for a few days only Second Look at those elegant lets on Burton areans, corner of Buchanan atrons, at any this

Third We have a fine, modern recidence, fruit-class in every respect, for inte for less than test, on Paris avenue. Party leaving city And so the Farm avenue. Party leaving city
Forgains in hard timber.
Bargains in pine.
Hargains in sere property for platting.
Platpains in farms.
We loan money, give careful attention to collection of rents, and do a general roat estate beauty.

# H. J. DE GOLIA

REAL ESTATE AGENT.

ROOMSSAND

TOWER BLOK

FOR SALE-HOUSES AND LOTS. FOR SALE—HOUSES AND LOTS.

A fine modern time-room issues on Te, recovered real free fine from the free fine fine one on Barton average, each rooms; cuttour lot. One on South Lafayette with furnises hath and all modern improvements. One on Fasting evenue, twelve rooms; corner lot; good hard, a butgain. One on Contral avenue, one on Fasting evenue, twelve rooms; corner lot; good hard, a butgain. One on Contral avenue, one on Fastings, one on Eacherd avenue. Also two houses on Contral prospect, one on Hastings, one on Eacherd avenue. Also two houses on Contral prospect, one on Hastings, one on Eacherd avenue. Also two houses on Contral property.

Fastings for house and lot contrally located. Two houses on Construct. Store on Kalimonoo avenue for axis or onclusing.

Fastings For Sales On Excellence.

Fastings For Sales Country; a fine stock form; soil clay loan; large horn; amail house; lot acres improved, halason besch, maple, sim and ash timber, for sale or carbange for city property.

He acres twelve miles from effect contral the

property.

Islanton twolve miles from city: open of the best stock or dairy farms in the state; well watered with spring brook; two good unchareds op farm; two good houses, good barns and first

iner soil.

One director six miles from city; good build-ngs, good orchard and good hard.

I have also an number of time pieces of gandes ands near the city ranging from him to facts change.
Houses to reat.
Houses to loan on good real retails security.
If J Decould.

MUST BE SOLD.

On account of the death of sweet A splendid steam, full online process flouring mill connects 125 beared, per 24 hours in excellent condition, running profitably new. Find wood per cord \$1.50, cuty of \$1.50, cuty mills from Detroit. Originally cost \$2.50, unit mills from Detroit. Originally cost \$2.50, unit mill not a great exception; rare chance. Hartage, 114 Bain block. Datroit.

LEGAL

PROPOSALS FOR KENT COUNTY JAIL BUILDING.

Sealed proposeds will be removed by the beliefing research to at their office, 10th Mining on Trans braiding, trans I their office, 10th Mining on Trans braiding, trans Magneta Michigan, up to It wishes become July 25, 1800, for the execution and rempirely in of the K an econoty july in provements, inclining to pians and sanitation, according to pians and agreed frattens, which can be seen at this office and the office of A. W. Euch A Sea, ambatesta, timed Rapids, Michigan, on and after day the term of Rapids, Michigan, on and after day the term of the history of the property of the mining of the property of the mining of the property of the mining of the property of the meaning of the formal to the money of the mining of the country of the december of the investigation do no. Frupescale must be entirely and transition of the formal of the december of the investigation of the formal of the country of the second of the mining of the proposals for facet events pull building, cell work, building, leasing or assistation as the case may be, and must be addressed to.

F. E. EEELLS.

STOCKHOLDERS' MEETING. the Widdleamh Furnithre company for the election of directors and each where business as may it projects becought before it, will be held at the ellies of the company in this city on Westman, July B. at to check p. m.

JOHN WIDDLE DAIL, mereday, Grand Rapids, July 3, 1888.

Tressurer's Settle

Grand Rapids. Mich. July 8, 1982.

Notice is borely given that the assessment still for the impersyment of Wallen strong from Hall strong to Kinth svenue, is now in the teleparty of Wallen strong from the strong to Kinth svenue, is now in the contract to Wallen strong from the strong that I will remove payment thereses for the period of twenty days from this date at the office of the city thunsaryer, city hall. July 25 M. H. NORELICK, Coty Transactor.

Grand Experts, Merch, duly 6, 1800.

See is hereafy given that the assessment of the impression out of Nigeth street from any street to Tay many of the 1800 ments of the first the first to Tay and that I will emente payment the fact a partial of twenty days from this fiate at one of the other programs, eith fact at one of the other programs, eith fact.

St. S. Schnick I. K. Lity Treasures.

Green's Notice.

Green's Service.

Green's Service.

Service to become alone that the new conservice profits are green's and green's service.

I not be service and green's Medium, a record, to seem to not be not

# DRPRICE'S Geall Baking Powder.

Osed in Millions of Homes-40 Years the Standard